## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF SOUTH CAROLINA

## **CHARLESTON DIVISION**

John Trenton Pendarvis,	) Civil Action Number:
	) 2:22-cv-03142-BHH-MHC
Plaintiff,	)
	)
V.	
AL MANYI MILAN LILIF	)
Alan M. Wilson, Mark A Keel, Hugh E.	)
Weathers, L.C. Knight, W. Jeffrey Young,	
Robert D. Cook, Emory Smith, Jr., Joanne	)
Lee, David S. Jones, T. Stephen Lynch,	) RESPONSES TO LOCAL RULE 26.01
Harley L. Kirkland, Wesley Vorberger,	) INTERROGATORIES ON BEHALF OF
Robert Kittle, Adam Whitsett, Frank	) DEFENDANTS CHARLIE SCRUBBS,
O'Neal, Jason Wells, Glenn Wood, John	) JONATHON CALORE, WAYNE EDDY
Neale, Rhett Holder, Alden G. Terry,	)
Derek M. Underwood, J. Clint Leach,	)
Aaron Wood, John Stokes, Vanessa	)
Elsalah, Brittany Jeffcoat, Eva Moore,	)
Ray Dixson, Frank Thompson, Robert	)
Krutak, Jonathan Calore, Charlie Scrubbs	)
and Wayne Eaddy,	)
	)
Defendants.	)
	)

Pursuant to Rule 26.01 of the Local Civil Rules of the United States District Court for the District of South Carolina, as amended, Defendants Jonathan Calore, Charlie Scrubbs, and Wayne Eaddy hereby submit the below responses to interrogatories as required by the Court.

1. State the full name, address and telephone number of all personal or legal entities who may have a subrogation interest in each claim and state the basis and extent of said interest.

**RESPONSE**: These Defendants are unaware of any subrogation interest.

2:22-cv-03142-BHH-MHC Date Filed 11/16/22 Entry Number 30 Page 2 of 3

2. As to each claim, state whether it should be tried jury or non-jury and why.

**RESPONSE**: A jury trial has been requested and is proper.

3. State whether the party submitting these responses is a publicly owned company

and separately identify: (1) each publicly owned company of which it is a parent; subsidiary,

partner, or affiliate; (2) each publicly owned company which owns ten percent or more of the

outstanding shares or other indicia of ownership of the party; and (3) each publicly owned

company in which the party owns ten percent or more of the outstanding shares.

**RESPONSE**: None of these Defendants is a publicly owned corporation.

4. State the basis asserting the claim in the division in which it was filed (or the basis

of any challenge to the appropriateness of the division).

**RESPONSE:** This action is appropriate in the Charleston Division, as the events

alleged in the Complaint occurred within the Charleston Division.

5. Is this action related in whole or in part to any other matter filed in this District,

whether civil or criminal? If so, provide: (1) a short caption and the full case number in the related

action; (2) an explanation of how the matters are related; and (3) a statement of the status of the

related action. Counsel should disclose any cases which may be related regardless of whether they

are still pending. Whether cases are related such that they should be assigned to a single judge

will be determined by the Clerk of Court based on a determination of whether the cases: arise from

the same or identical transactions, happening or events; involve the identical parties or property;

or for any other reason would entail substantial duplication of labor if heard by different judges.

**RESPONSE**: These Defendants are not aware of any related actions.

3

6. If the Defendant is improperly identified, give the proper identification and state whether counsel will accept service of an amended summons and pleading reflecting the correct identification.

<u>RESPONSE</u>: Defendant Scrubbs' correct name is Charlie Scruggs. If it is determined that an Amended Complaint is necessary to correct the caption, the undersigned counsel will accept service thereof.

The remainder of these Defendants are correctly identified.

7. If you contend that some other person or legal entity is, in whole or in part, liable to you or the party asserting a claim against you in this matter, identify such person or entity and describe the basis of said liability.

**RESPONSE**: These Defendants are not aware of any individual or entity who is liable to Plaintiff for the claims asserted in the Complaint.

Respectfully submitted,

MONTGOMERY WILLARD, LLC

s/Michael H. Montgomery

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Counsel for Defendants Scruggs, Calore, and Eaddy

Columbia, South Carolina November 16, 2022